show L.Soll, Plaintill

JAMOS COLIUTALI OCHANOROUS Motion for sanction for Violating Count oncer according Discoverin

This count branton Pankill's reduced for Discolory, and ordered the Octobornes Harm until Feb. 17, 2022 to Produce Skin Discolory. On Ees. 17, 2022, I Picken up them Production of the Discolory. After Getting Home and Lookale 14m Are Discolory. I known task that only Produced will have been continued.

ARCHINENT MAD DEPENDENTED A TRUE & CORRECT OF DECEMBER ORDERS BY THE COURT ONCE A TRUE & CORRECT OF DECEMBER ORDERS BY THE COURT ONCE ACAM. I must comped the court to SANCTON THE ORDERS of THE COURT TO COURT.

Nowhern In Noc Culmany as a cook. I know that Thomas is so bruticipate to the Common brown and all times. The defendants of coulon books back to 2012, and states that only (24) twenty-four the beauth war. I have a lick of triviales who were deviced the common back how the cram at least twice, and blue triviale crievances for them device. It the discussion them there is not similar application, my nitroses are coince to text to take the procession. In the last the process are coince to text to take a total application, which was not disclosed. The two humber silver by the taken application, which was not disclosed. The two humber silver by the taken application, which was not disclosed. The two humber silver by the taken application, which was not disclosed.

I AM NOT SAYING THAT ATTORNEY GENERAL DAWN JOSED WAS A PARTY TO TAIS DISCOVERY VIOLATION, SAE CAN ONLY PROVIDE WHAT HOW DEHENDANTS UNE HER. THE DEHENDRATE KNEW WHAT THEY WITHOUT FAIS DISCOVER I CAN NOT PROVE MY CASE AT TRIMING HER SUCCESS FUL AT THE SUCCESS FUL

THE DEFENDANTS KNEW IN 2010, TANK I WAS PRODUCTION A.C. JESEN ABOUT THE DISCOVERY MELLEST ON THE PHONE, I EVEN SENT AER A LIEU COUNT YOU OF DENED THE PRODUCTION OF DISCOVERY, NOW, THEN PLAY IT DISCOVERY GRAMES

JUDGE, I AM TOWN OF THE REFERENCE RECORDING TO ACTIONS IN THIS CASE. ASSISTED TIME THE PRIOR ACTORNEY CENERAL MEDICATED SOMETHING OF ME I SAID "US", WHEN THEY MEDICATED DISCOVERY OF ME, I PROJUDE IT IN LESS TAWN A MONTH. JUDGE, DO THE DESCRIPTIONS DEAR BY A DIFFERENT SET OF L. D. C. P., TAWN I DO.

Lossing. Judges & would like to proceed that when
the nederbanks produce a full? Correct Discovery that the
formales humber be visible for vourheation of a full
discovery. So my witnesses can testify to there Application.
Whene town I pray that this court will order
Sometions on his Obtahoants, And that, some Sanctions
by 1500.00 per Day, with a street onto of Feb. 17, 2022
UNI, the present on when the Discovery is produced.

Outside the produced.

noton. U fee 27

ORDER

IT IS ORDERED that ECF No. 154 is DENIED without prejudice. Plaintiff must meet and confer with Defendants about all discovery motions before filing them. Accordingly, Plaintiff must meet and confer with Defendants. If they cannot reach a resolution, Plaintiff may refile his motion with a declaration explaining their meet and confer.

IT IS SO ORDERED

DATED: 1:30 pm, February 28, 2022

Brenda Weksler United States Magistrate Judge lood, of services

In Honory sween that I sent a Tout & connect of this Above. Is they below. By Hand Deliver to their office:

Morry Centered offices AMN: A.Dr. DAWN JUSTEN 455 WASHWILLIN AND # 3900 LAD VEORS NV 89101

Dates 12 Kes 2010

By: Stalan L. Scott

